1852—Снар. 11—13.

was continued in full force, virtue and effect, to the time of such issue, trial, and final judgment.

J. McM. SHAFTER, Speaker of the Assembly.

TIMOTÍLY BURNS.

Lt. Governor and President of the Senate. Approved, February 5th, 1852.

LEONÁRD J. FARWELL.

[Published, February 6, 1852.]

Chap. 12. An Act to provide for the collection of delingnent taxes in the town of Willow Springs, in LaFayette county, for the year 1849.

> The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows :

To sollest tax of 1849.

SECTION 1. The treasurer of the town of Willow Springs, in the county of LaFayotte, is authorized and required to receive from the county treasurer of said county the warrant and tax list of the said town, for the year one thousand eight hundred and forty-nine, and proceed to the collection of all taxes due and unpaid on said tax list according to law.

Said treasurer shall make return of the warrant SEC. 2. to the county treasurer according to the provisions of law within thirty days after the time he shall receive the same. and the county treasurer shall proceed to sell the lands for delinquent taxes, in the manner now provided by law.

J. MeM. SHAFTER,

Speaker of the Assembly. TIMOTITY BURNS, Lt. Governor and President of the Senate. Approved, February 5, 1852. LEONARD J. FARWELL

Chap. 13. An act authorizing the Register of Deeds of LaFayette county, to correct the recorded plat of the village of White Oak Springs, and to provide for the collection of delin-quent taxes therein

The people of the State of Wisconsin represented in Senate and Assembly, do enact as follows :

Legister to eor rest plat.

SECTION 1. The register of deeds of the county of La-Fayette is hereby authorized and required to alter and corret the recorded plat of the village of White Oak Springs, in said county, so that said recorded plat shall designate and describe said village of White Oak Springs, as situated upon the west half of the north cast quarter, of section number thirty-two, in town one, north of range number

two east, according to the intention of the original projectors, and the actual location of said village of White Oak Springs.

SEC. 2. The treasurer of said town of White Oak Treasurer tood-Springs is authorized and required to collect the delin-test tax. quent taxes assessed upon the lots in the said village of White Oak Springs, for the years 1849 and 1850, of the owners of said lots, in the same manner that he might have done had said lots been described and designated as lying and being situate upon the west half of the northeast quarter of section number two, in town one, north of range number two east, and that none of the acts of said Acts tegalised. treasurer shall be held illegal or void on account of the difference which may exist between the description of the said lots as set forth in the recorded plat of said village, and the description contained in this act.

J. McM. SHAFTER, Speaker of the Assembly. TIMOTHY BURNS, Lt. Governor and President of the Senate. Approved, February 5, 1852. LEONARD J. FARWELL.

As Act to change the name of Catharina Kroeger and make her the heir in law of Bern- Chap. 14. hard Stoevekin and Francisca Stoevekin.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The lawful name of Catharina Kroeger, Name changed shall hereafter be Catharina Stoevekin, by which name she shall be called and known to all legal intents and purposes.

SEC. 2. The said Catharina Stoevekin shall be the child and heir at law of Bernhard Stoevekin and Francisca To be heir. Stoevekin, and it shall be the duty of the said Bernhard Stoevekin and Francisca, his wife, to maintain and educate the said Catharina Stoevekin in the same manner as if she were their natural child: *Provided*, provise. however, That nothing in this act shall preclude the court of chancery or any other court of competent jurisdiction, from taking into their custody the said Catharina Stoevekin as a ward of said court, and from disposing of her in such manner as shall seem meet to them; nor shall any thing in this act contained prevent the natural father of said Catharina Stoevekin from having the custody [and] care of her, in case any court or courts may deem it for the best interest of the said Catharina Stoevekin, that her nat-